

6 for immediate use as provided in section 11 of chapter 1 of the acts
 7 of the 35th general assembly, the index to four thousand five hundred
 8 volumes shall be in a separate volume in the same style and grade of
 9 binding as that of the supplement, but the index to the other four
 10 thousand five hundred shall be bound in the same volume with the
 11 supplement, and if the remaining three thousand are subsequently
 12 bound upon the order of the executive council, one-half of same shall
 13 have the index bound in a separate volume and one-half in the same
 14 volume with the code supplement."

1 SEC. 2. **Distribution and sale.** That section nine (9) of said
 2 chapter one (1) as the same now appears on page ten (10) of the
 3 supplement to the code, 1913, be amended by inserting after the word
 4 "supplement" in the first line thereof the words "and index".

1 SEC. 3. **Sale—price.** That section ten (10) of said chapter one
 2 (1) as the same now appears on page ten (10) of the supplement to
 3 the code, 1913, be amended by adding thereto the following: "The
 4 index when bound in a separate volume shall be sold for one dollar
 5 and fifty cents (\$1.50) per volume". And by striking out the period
 6 at the end of said section 10 and inserting in lieu thereof the follow-
 7 ing: "when bound without the index and for five dollars per volume
 8 when bound with the index".

1 SEC. 4. **Binding, etc.** That section eleven (11) of said chapter
 2 one (1) as the same now appears on page ten (10) of the supple-
 3 ment to the code, 1913, be amended by adding thereto the following:
 4 "All of the provisions of this section respecting binding, folding,
 5 gathering and storing shall apply to such volumes of the index as
 6 are bound separate from the code supplement."

1 SEC. 5. **Publication clause.** This act, being deemed of immediate
 2 importance, shall take effect and be in force from and after its
 3 publication in the Des Moines News, a newspaper published in Des
 4 Moines, Iowa, and the Cedar Rapids Republican, a newspaper pub-
 5 lished in Cedar Rapids, Iowa.

Approved February 19, A. D. 1915.

I hereby certify that the foregoing act was published in the Des Moines News Febru-
 ary 22, 1915, and the Cedar Rapids Republican February 23, 1915.

W. S. ALLEN, *Secretary of State.*

CHAPTER 13.

OF BANKS.

H. F. 48.

AN ACT to permit state banks, savings banks and trust companies to subscribe for
 stock of federal reserve bank and to invest funds therein and incur liability therefor
 and become members thereof.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Investment of funds.** That any state bank, savings
 2 bank or trust company organized under the laws of this state is

3 authorized and empowered, upon a vote of the shareholders thereof
 4 owning not less than fifty-one (51) per cent of the capital stock of
 5 such state bank, savings bank or trust company, to become a member
 6 of the federal reserve bank system and to invest their funds in the
 7 stock of the federal reserve bank in the federal reserve district in
 8 which such banks or trust companies are located, and to incur liability
 9 therefor.

Approved February 24, A. D. 1915.

CHAPTER 14.

OF INTOXICATING LIQUORS.

S. F. 7.

AN ACT to repeal the law as the same appears in section twenty-four hundred forty-eight (2448) of the supplement to the code, 1913, section twenty-four hundred forty-nine (2449), of the code, 1897, sections twenty-four hundred fifty (2450), and twenty-four hundred fifty-one (2451), of the supplement to the code, 1913, sections twenty-four hundred fifty-two (2452), twenty-four hundred fifty-three (2453), twenty-four hundred fifty-four (2454), twenty-four hundred fifty-five (2455), twenty-four hundred fifty-six (2456), twenty-four hundred fifty-seven (2457), twenty-four hundred fifty-eight (2458), twenty-four hundred fifty-nine (2459), twenty-four hundred sixty (2460), and twenty-four hundred sixty-one (2461), of the code, 1897, sections twenty-four hundred sixty-one c (2461-c), twenty-four hundred sixty-one d (2461-d), twenty-four hundred sixty-one e (2461-e), twenty-four hundred sixty-one h (2461-h), twenty-four hundred sixty-one i (2461-i), twenty-four hundred sixty-one j (2461-j), and twenty-four hundred sixty-one k (2461-k), of the supplement to the code, 1913, relating to mulct tax.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **General repeal.** That the law as the same appears
 2 in section twenty-four hundred forty-eight (2448) supplement to the
 3 code, 1913, section twenty-four hundred forty-nine (2449), of the
 4 code, 1897, sections twenty-four hundred fifty (2450), and twenty-
 5 four hundred fifty-one (2451), supplement to the code, 1913, sections
 6 twenty-four hundred fifty-two (2452), twenty-four hundred fifty-
 7 three (2453), twenty-four hundred fifty-four (2454), twenty-four
 8 hundred fifty-five (2455), twenty-four hundred fifty-six (2456),
 9 twenty-four hundred fifty-seven (2457), twenty-four hundred fifty-
 10 eight (2458), twenty-four hundred fifty-nine (2459), twenty-four
 11 hundred sixty (2460), and twenty-four hundred sixty-one (2461) of
 12 the code, 1897, sections twenty-four hundred sixty-one c (2461-c),
 13 twenty-four hundred sixty-one d (2461-d), twenty-four hundred sixty-
 14 one e (2461-e), twenty-four hundred sixty-one h (2461-h), twenty-
 15 four hundred sixty-one i (2461-i), twenty-four hundred sixty-one j
 16 (2461-j), and twenty-four hundred sixty-one k (2461-k) of the supple-
 17 ment to the code, 1913, be and the same are hereby repealed.

1 SEC. 2. **Time of taking effect.** This act shall take effect from
 2 and after January 1, 1916.

Approved February 25, A. D. 1915.